

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2012-095796

07/23/2014

HONORABLE EMMET RONAN

CLERK OF THE COURT

T. Galindo

Deputy

IN RE THE MATTER OF
JOHN LOCKE

MATTHEW STEVEN SCHULTZ

AND

LAUREN COLLINSKE

LAUREN COLLINSKE
221 N ELM STREET #D
GILBERT AZ 85234

MINUTE ENTRY

Courtroom SEF 401

11:04 a.m. This is the time set for Evidentiary Hearing. Counsel, Matthew Schultz, is present on behalf of Petitioner/Father, John Locke, who is present. Respondent/Mother, Lauren Collinske, is not present.

A recording of the proceeding is made by videotape and CD in lieu of a court reporter.

John Locke is sworn and testifies.

Mother failed to appear at the May 14, 2014 Return Hearing. At that time the Court entered Temporary Orders giving Father sole legal decision making authority over the parties minor child, Caleb Aiden Locke, born September 14, 2009. Mother has not appeared today. Based on the evidence presented, the Court does not believe she is currently compliant with her drug testing or with any aspect of the case plan set up by Child Protective Services (CPS). The Court believes that it continues to be in the child's best interest that Father have sole legal decision making authority over the child.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2012-095796

07/23/2014

Based on the testimony and evidence presented today, the Court believes that it is in the best interest of the parties' minor child that the current temporary order for parenting time be modified in the following manner.

IT IS ORDERED Father shall work with Mother to create opportunities for frequent and meaningful parenting time with the child. Father has the discretion to not allow contact between Mother and child if he determines that it may be damaging to the child's moral, physical or mental welfare.

The evidence reflects that for the past three years both parents have had income at or less than minimum wage level. They have attempted to split uncovered medical costs. Although the Court finds that the child has been in Father's Care for longer periods of time than with Mother, the Court does not believe that either party should be ordered to pay retroactive child support for the last three years.

Both parents are currently earning less than minimum wage. Neither parent has any other minor children to support. The child's health insurance is currently through ACCHS and there's no child care cost. The child support guidelines would likely reflect that Mother does not have the ability to pay child support at this time. Father indicates that he is comfortable with Mother not being ordered to pay child support and believes that it is in the child's best interest. Therefore,

IT IS ORDERED that neither parent shall pay child support to the other. Father is responsible for continuing to make sure that the child is insured. The parties will pay unreimbursed medical expenses 50/50. Because the child is primarily in Father's care and he's not receiving support, Father shall receive the tax exemption in every year.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.

11:19 a.m. Hearing concludes

Dated this 23rd day of July, 2014.

/ s / HONORABLE EMMET RONAN

JUDICIAL OFFICER OF THE SUPERIOR COURT